

BEFORE THE FEDERAL ELECTION COMMISSION 25 PM 3: 52

CELA

In the Matter of)	
Tarkanian for Congress (f/k/a Danny)	MURs 6572, 6606 and 6676
Tarkanian for Congress) and Chrissie)	•
Hastie in her official capacity as treasurer)	
(6572, 6606, and 6676); DeWayne)	
Zinkin (6572 and 6606); Zinkin)	
Entertainment LLC (6572 and 6606))	
Haig's Quality Printing (6572 and)	·
6606);B.I. Porter Commercial &)	
Residential Properties (6572); Mason)	
Contractors Association of America)	
(6572); Nostrebor Music & Visual Arts)	
(6572); TLC, a California Partnership)	
(6572); AM Power Systems (6606);)	
Cholakian Investments, Inc. (6606);)	
Attorneys' Investigative Consultants)	
(6606); The Rogich Communications)	
Group (6606); Bill E. Carlson (6676);)	
Fine Properties, LLC (6676); Herbert's)	
Refrigeration Company (6676); Prem)	
Investments, LLC (6676))	

CERTIFICATION

I, Shelley E. Garr, Acting Secretary and Clerk of the Federal Election Commission, do hereby certify that on June 24, 2014, the Commission decided by a vote of 5-0 to take the following actions in MURs 6572, 6606, and 6676:

MUR 6572:

1. Dismiss with caution the allegation that Tarkanian for Congress and Chrissie Hastie in her official capacity as treasurer violated 2 U.S.C. §§ 434(b)(2)(G), 434(b)(8) and 11 C.F.R. §§ 104.3(a)(3)(vii)(B), 104.3(d), 104.11.

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- 2. Dismiss with caution the allegation that Tarkanian for Congress and Chrissie Hastie in her official capacity as treasurer violated 2 U.S.C. § 434(b)(3)(A) and 11 C.F.R. §§ 110.1(e), (g), 104.7(a), (b)(2).
- 3. Find no reason to believe that TLC, a California Partnership violated 11 C.F.R. § 110.1(e).
- 4. Find no reason to believe that B.I. Porter Commercial & Residential Properties violated 2 U.S.C. § 441b(a).
- 5. Find no reason to believe that Mason Contractors Association of America violated 2 U.S.C. § 441b(a).
- 6. Find no reason to believe that Nostrebor Music & Visual Arts violated 2 U.S.C. § 441b(a).

MUR 6606

- 7. Dismiss with caution the allegation that Tarkanian for Congress and Chrissie Hastie in her official capacity as treasurer violated 2 U.S.C. § 434(b)(4)(A) and 11 C.F.R. § 104.3(b)(2)(i).
- 8. Dismiss with caution the allegation that Cholakian Investments, Inc. violated 2 U.S.C. § 441b(a) in an exercise of prosecutorial discretion as outlined in *Heckler v. Chaney*, 470 U.S. 8221 (1985).
- Dismiss with caution the allegation that The Rogich Communications Group violated 2 U.S.C. § 441b(a) in an exercise of prosecutorial discretion as outlined in *Hecker v. Chaney*, 470 U.S. 8221 (1985).
- 10. Dismiss with caution the allegation that AM Power Systems violated 2 U.S.C. § 441b(a) in an exercise of prosecutorial discretion as outlined in *Heckler v. Chaney*, 470 U.S. 8221 (1985).
- 11. Find no reason to believe that Attorneys' Investigative Consultants violated 2 U.S.C. § 441b(a).

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- 12. Dismiss with caution allegation that Haig's Quality Printing violated 2 U.S.C. § 441b(a) in an exercise of prosecutorial discretion as outlined in *Heckler v. Chaney*, 470 U.S. 8221 (1985).
- 13. Dismiss with caution the allegation that Tarkanian for Congress and Chrissie Hastie in her official capacity as treasurer violated 2 U.S.C. § 441b(a) in an exercise of prosecutorial discretion as outlined in Heckler v. Chaney, 470 U.S. 8221 (1985).
- 14. Dismiss with caution the allegation that Tarkanian for Congress and Chrissie Hastie in her official capacity as treasurer violated 11 C.F.R. § 103.3(b)(1) in an exercise of prosecutorial discretion as outlined in *Heckler v. Chaney*, 470 U.S. 8221 (1985).
- 15. Find no reason to believe that DeWayne Zinkin and Zinkin Entertainment LLC violated 2 U.S.C. § 441a(a).

MUR 6676

- 16. Dismiss with caution the allegation that Tarkanian for Congress and Chrissie Hastie in her official capacity as treasurer violated 11 C.F.R. § 104.3(a)(3) in an exercise of prosecutorial discretion as outlined in *Heckler v. Chaney*, 470 U.S. 8221 (1985).
- 17. Dismiss with caution the allegation that Tarkanian for Congress and Chrissie Hastie in her official capacity as treasurer violated 2 U.S.C. § 434(b)(8) and 11 C.F.R. §§ 104.3(d), 104.11(a) in an exercise of prosecutorial discretion as outlined in *Heckler v. Chaney*, 470 U.S. 8221 (1985).
- 18. Find no reason to believe that Tarkanian for Congress and Chrissie Hastie in her official capacity as treasurer violated 2 U.S.C. §§ 441a or 441b(a).
- 19. Find no reason to believe that Bill E. Carlson violated 2 U.S.C. § 441a(a).
- 20. Find no reason to believe that Fine Properties, LLC violated 2 U.S.C. § 441b(a).

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- 21. Find no reason to believe that Herbert's Refrigeration Company violated 2 U.S.C. § 441b(a).
- 22. Find no reason to believe that Prem Investments, LLC violated 2 U.S.C. § 441b(a).

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- 23. Find no reason to believe that Tarkanian for Congress and Chrissie Hastie in her official capacity as treasurer violated 2 U.S.C. § 441a(f).
- 24. Approve the Factual and Legal Analysis, as recommended in the First General Counsel's Report dated May 2, 2014 subject to the edits circulated via email by the offices of Commissioners Ravel and Weintraub.
- 25. Approve the appropriate letters.
- 26. Close the files.

Commissioners Goodman, Hunter, Petersen, Ravel, and Weintraub voted affirmatively for the decision. Commissioner Walther recused himself with respect to this matter and did not vote.

Attest:

June 25, 3014 Date

Shelley E. Garr
Acting Secretary and Clerk of the

Commission